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12	william (w) separation of the control of the contro	
	Attorney for Plaintiffs Charles Davidson and	
13	CD & PWS Enterprises, Inc.	
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15	UNITED STATE	S DISTRICT COURT
1.	NODELLEDY DIGH	DICE OF CALIFORNIA
16	NORTHERN DIST	RICT OF CALIFORNIA
17		
1 /		Case No. C 08-01756 BZ
18	CHARLES DAVIDSON and CD & PWS) Case 110. C 00-01/30 BZ
10	ENTERPRISES, INC.,	STIPULATION AND [PROPOSED]
19	ENTERINGES, INC.,	ORDER EXTENDING THE TIME TO
1)	Plaintiffs,	SERVE SUPPLEMENTAL
20	Training,	DISCOVERY RESPONSES AND
	vs.	INITIAL DISCLOSURES
21		
	CONOCOPHILLIPS COMPANY and	
22	DOES 1 through 100,	
23	Defendants.	·.
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1 STIPULATION BY THE PARTIES:

2	In its July 15, 2008 Order Scheduling Jury Trial and Pretrial Matters, the Court ordered				
3	that by September 9, 2009, the parties complete supplementation of all discovery responses and				
4	initial disclosures, and serve certifications reflecting the completion of such discovery. The				
5	parties are continuing to meet and confer regarding their prior responses, and accordingly have				
6	agreed to a one-week extension to serve their respective certifications and supplemental discovery				
7	responses. Therefore, pursuant to Local Rule 6-2, the parties stipulate, and request that the Court				
8	order, that the parties' respective certifications and supplemental discovery responses be due on				
9	September 16, 2009.				
10					
11	Dated: September 9, 2009	GLYNN & FINLEY, LLP			
12		ADAM FRIEDENBERG MAUREEN RODGERS			
13		One Walnut Creek Center 100 Pringle Avenue, Suite 500			
14		Walnut Čreek, CA 94596			
15					
16		By: /s/ Maureen Rodgers Attorneys for Defendant			
17		ConocoPhillips Company			
18	Dated: September 9, 2009	LAW OFFICE OF ANTIVONIA CONTRACT			
19		LAW OFFICE OF ANTHONY J. SPERBER ANTHONY J. SPERBER			
20		1808 Sixth Street Berkeley, CA 94710			
21					
22		By: /s/ Anthony Sperber			
23		Attorneys for Plaintiffs Charles Davidson and CD & PWS Enterprises, Inc.			
24	ATTESTATION:				
25	I, Maureen Rodgers, hereby attest that, pursuant to General Order 45, Section XB,				
26	concurrence in the filing of this document has been obtained from each of the other signatories				
27	herein.				
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4	September	9, 2009		_ Buna	nd formerman
5				Honora UNITED STA	le Bernard Zimmerman TES MAGISTRATE JUDGE
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